ARTICLE 8.

ASSIGNMENT OF CHOSES IN ACTION.

1.

No greater reason for requiring security for costs in case of resident assignee than in case of any other resident plaintiff. See notes to art. 24, sec. 9. United Rys. & E. Co. v. Winer, 144 Md. 239.

To first note on page 271, vol. 1, of Code, add First Nat. Bank v. Thomas, 151 Md. 247.

Cited but not construed in Crane Co. v. Terminal Heating Co., 147 Md. 603. See notes to sec. 3.

3.

To the third note under this section, page 273, vol. 1, of Code, add Schenuit v. Finance Corp., 148 Md. 412.

5.

This section not applicable in suit of maker of accommodation note against party accommodated. Nelson v. Close, 147 Md. 217. Cited but not construed in Md. Tr. Co. v. Poffenberger, 156 Md. 206.

Assignment of Wages.

11.

Secs. 11-17 do not violate State or Federal Constitutions; police power. These sections not repealed by "Petty Loans" Act. No substantial distinction between salary and wages. Wight v, B. & O. R. R. Co., 146 Md. 68. Secs. 11-17 referred to in holding art. 58A, sec. 16, valid. Palmore v. B. & O.

R. Co., 156 Md. 7.

12.

See notes to sec. 11.

16.

The time limitation as to the assignment of wages under this section applies to assignments of wages under the Petty Loan Act (art. 58A). Finance Co. v. Schlissler, 165 Md. 585.

17.

See notes to sec. 11.